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RECITALS

- A. Defendant filed a proof of claim on or about December 29, 2023, alleging that Debtor, The Litigation Practice Group P.C., owes Defendant an unsecured claim in the amount of \$1,392,206.24 as Claim No. 2303 ("December Proof of Claim").
- B. Defendant filed another proof of claim on or about February 22, 2024, alleging that Debtor, The Litigation Practice Group P.C., owes Defendant an unsecured claim in the amount of \$1,392,206.24 as Claim No. 102118 ("February, Proof of Claim" and collectively with the December Proof of Claim, "Proofs of Claims").
- C. The instant Adversary Proceeding was commenced by the Plaintiff's filing of its Complaint for: (1) Avoidance, Recovery, and Preservation of 2-Year Actual Fraudulent Transfers; (2) Avoidance, Recovery, and Preservation of 2-Year Constructive Fraudulent Transfers; (3) Avoidance, Recovery, and Preservation of 4-Year Actual Fraudulent Transfers; (4) Avoidance, Recovery, and Preservation of 4-Year Constructive Fraudulent Transfers; (5) Turnover; (6) Disallowance of Claims; and (7) Aiding and Abetting Fraud (the "Complaint") on March 12, 2025, which was Assigned Adversary Proceeding No. 8:25-ap-01123-SC against ALL SERVICE, and individual defendants BONNIE SILVER, JOSHUA STOMEL and VIVIAN STOMEL (collectively "Defendants").
- D. Plaintiff and Defendants have entered into a Settlement Agreement to resolve all causes action alleged in the Complaint (the "Settlement Agreement"). As a term of the Settlement Agreement, ALL SERVICE is required to withdraw its Proofs of Claims, which ALL SERVICE has agreed to do.
- E. Since there is no Court Form available for ALL SERVICE to withdraw its Proofs of Claims, ALL SERVICE is requesting the withdrawal of its Proofs of Claims by way of this Stipulation and request for Order from the Court.

STIPULATION

NOW, THEREFORE, subject to approval of the United States Bankruptcy Court, it is hereby stipulated as follows:

1	1. All Recitals A through E above are an integral part of this Stipulation and are
2	incorporated as though fully set forth at this point.
3	2. ALL SERVICE desires to immediately withdraw its Proofs of Claims, in
4	compliance with the requirements of the Settlement Agreement.
5	
6	Dated: July 25, 2025 DINSMORE & SHOHL LLP
7	
8	By: /s/ Vanessa E. Rodriguez
9	Vanessa E. Rodriguez, Esq. Attorneys for Richard A. Marshack, Plaintiff and
10	Trustee of the LPG Liquidation Trust
11.	
12	Dated: July 25, 2025 SILVER & ARSHT
13	Dated: July 25, 2025 SIL VER & ARSH 1
14	
15	By: /s/ Jeffrey A. Meinhardt
16	Samuel J. Arsht, Esq. Jeffrey A. Meinhardt, Esq.
17 18	Attorneys for Creditors/Defendants ALL SERVICE FINANCIAL, L.L.C.;
19	BONNIE SILVER; JOSHUA STOMEL; and VIVIAN STOMEL
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